



UNITED STATES DEPARTMENT OF COMMERCE
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08/746, 3 169			VB	
SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	AT	TORNEY DOCKET NO	
08/716,169 12/17/96	ANDERTON	S	961125	
and the second s				
<u> </u>		EXA	EXAMINER	
	HM12/0428	,		
WEBB ZIESENHEIM BRUENIN	G LOGSDON	NOLAN,	NOLAN, P	
ORKIN & HANSON		ART UNIT	PAPER NUMBER	
700 KOPPERS BUILDING			31	
436 SEVENTH AVENUE		1644	J[
PITTSBURGH PA 15219-181	8	DATE MAILED		

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

		ADVISORY ACTIO	iN .	
Х тн	E PERIOD FOR RESPONSE:			
a) 🗌	is extended to run	or continues to run	from the date of the final rejection	
b) 🗀			siling date of this Advisory Action, whichever is late an six months from the date of the final rejection.	r. In n
	The date on which the response, to purposes of determining the period	the petition, and the fee have been f d of extension and the corresponding	FR 1.136(a), the proposed response and the appropiled is the date of the response and also the date for amount of the fee. Any extension fee pursuant to tutory period for response or as set forth in b) above	r the 37 CF
X Ap	ppellant's Brief is due in accordance			
Ap to	oplicant's response to the final reject place the application in condition fo	ion, filed $4/17/\infty$ has be rallowance:	een considered with the following effect, but it is not	deems
1.	The proposed amendments to the	claim and /or specification will not be	entered and the final rejection stands because:	
	There is no convincing show presented.	ving under 37 CFR 1.116(b) why the	proposed amendment is necessary and was not ear	rlier
	b. They raise new issues that v	vould require further consideration ar	nd/or search. (See Note).	
	c. They raise the issue of new	matter. (See Note).		
	d. They are not deemed to pla appeal.	ace the application in better form for	appeal by materially reducing or simplifying the issu	es for
	e. They present additional clai	ims without cancelling a correspondir	ng number of finally rejected claims.	
	require a	ed amendment new search a, g Rejection	nel potentially a new	
2. 🗌	Newly proposed or amended claim the non-allowable claims.	ms would be alk	owed if submitted in a separately filed amendment co	ancelli
з. 🔣		oosed amendment 🔲 will be entere	d X will not be entered and the status of the claim	ns will
•	be as follows:	10.0		
	Claims allowed:	nl .		
	Claims rejected: 3-6	, 18, 27-23		
	However;			
	Applicant's response has ove	rcome the following rejection(s):		
4. 🛛	The affidavit, exhibit or request for assuments a	r reconsideration has been considere	d but does not overcome the rejection because h	ppl
5. 🗍			t shown good and sufficent reasons why it was not	earlier
□ Tho	·	has has not been approved by	the examiner. D+ 1/1.	[.]
o:		23	PATRICKNOLAN	o con
	•		PATENT EXAMINER	
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